EXHIBIT A

I, John W. Brewer, declare under penalty of perjury that I served the attached subpoena directed to Richard Hylland by sending it, together with a check for the witness fee, on March 29, 2007 by overnight courier (with a followup fax on March 30 providing a new cover page with a typographical error corrected) to Karl Robinson, an attorney who advised me that Mr. Hylland had authorized him to accept service of the subpoena on Mr. Hylland's behalf.

New York, New York

March 30, 2007

John W. Brewer

A088 Subpoena in a Civil Case (12/06)

Issued by the United States District Court DISTRICT OF MINNESOTA

Magten Asset Management Corporation & Law Debenture Trust Company of New York, Plaintiffs	SUBPOENA IN A CIVIL CASE		
v.	Civil Action No. 04-1494-JJF Pending in the U.S. District Court for the District of Delaware		
NorthWestern Corporation,	Dolawaie		
Defendant			
Magten Asset Management Corporation			
Plaintiff			
V.	Civil Action No. 05-499-JJF Pending in the U.S. District Court for the District of		
Miles I Hannes and Freis I Kinds	Delaware		
Mike J. Hanson and Ernie J. Kindt,			
Defendants			
c/o Karl E. Robinson Winthrop & Weinstine, P.A. 225 South Sixth Street, Suite 3500 Minneapolis, MN 55402-4269 YOU ARE COMMANDED to appear in the United below to testify in the above proceedings.	States District Court at the place, date, and time specified		
PLACE			
	DATE AND TIME		
deposition in the above proceedings. The testimony means. See attached Schedule B.	date, and time specified below to testify at the taking of a will be recorded by stenographic and/or sound-and-visual		
PLACE Winthrop & Weinstine, P.A. 225 South Sixth Street, Suite 3500	DATE AND TIME		
Minneapolis, MN 55402-4269	Wednesday, May 2, 2007, 9:30 a.m.		
Phone: 612 604-6557 Fax: 612 604-6947	·		
YOU ARE COMMANDED to produce and permit is at the place, date, and time specified below (list docu	inspection and copying of the following documents or objects ments or objects): See attached Schedule A.		
PLACE	DATE AND TIME		

PLACE		DATE AND TIME		
Any subposhed organization not a party to this adver- directors, or managing agents, or other persons who o person decignated, the matters on which the person w	convent t	testify on its t	sehalf, and may set forth, for each	
Attorney for Plaintiff Magten Asset Management Corp.	The	h	DATE YZYOT	
ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER John W. Brewer Fried, Frank, Harris, Shriver & Jacobson LLP One New York Plaza New York, NY 10004 (212) 858-8000	- <i>(</i>	/		

PROOF OF SERVICE

MANNER OF SERVICE

PLACE

TITLE

foregoing information contained in the Proof of Service is true and correct.

DECLARATION OF SERVER

B255 (11/97) Subpoens in a Civil Case							
				•			

I declare under penalty and perjury under the laws of the United States of America that the

Executed	on	DATE	
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DATE

SIGNATURE OF SERVER

ADDRESS OF BERVER

Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and (e), as amended on December 1, 2006, made applicable in cases under the Bankruptcy

SERVED

SERVED ON (PRINT NAME)

SERVED BY (PRINT NAME)

- Rule 45, Pederal Rules of Civil Procedure, Subdivisions (c), (d. Code by Rule 5016, Federal Rules of Bankruptcy Procedure: (e) PROTECTION OF PRISONES SUBSECT TO SUBPORNAS.

 (1) A party or a storough respectable for the learness and service of a subposse shall take researchle steps to world impuring under burden or toposto on a parson subject to that subposse. The sourt on behalf of which the subposses were issued shall enhanced the day and impose upon the party or activety in branch of this duty an appropriate assestion, which may include, but is not limited to, bott survivage and a reasonable stemmy's fig.

 (2) (A) A parson constrained to produce and permit impaction, copying, testing, or sempling of designated electroskally stered information, hooks, papers, documents or sempling of designated electroskally stered information, hooks, papers, documents or sempling of designated electroskally stered information, hooks, papers, documents or sempling to the supposes of the supposes or trained to appear for deposition, having or trial.

 (8) Subject to purposely (4)(7) of this rich, a passes convented to typical reserving or trial.

 (8) Subject to purposely (4)(7) of this rich, a passes convented to function or the place of the testing and the supposes or before the time specified for convisiones of fresh time is less than 14 days after service, surve upon the purpose of the designated materials or imposition of the previous or to producing electroskies to make, the party service thermation in the form or force of the previous or to producing electroskies to stand, the party service thermation in the form or force of the previous or to producing electroskies to stand, the party service the provious security services the subject to the subject to survey law, early a survey of the court by which the subposes or layers to be supposed to provious services of a party from significant exposure resulting from the integet time, copying, testing, or sampling, commented.

- Significant expectation, the point by which a subposes was leased shall quants or modify the subposes if it.

 (1) Sale to ellow reasonable three for compliance;

 (ii) regardes a person who is not a party or an officer of a party to travel to a piece water shall of sales from the process of the compliance of the provious of alcome (c(3)(10)(4)) of the rate, which a penson sample that, valigant in the provious of alcome (c(3)(10)(4)) of the rate, what is penson and pre- and the states that has commanded to travel from they such place which the state in which the stale is field.

 (III) requires disclosure of privileged or other protected matter and no exception or water applica; or

 (IV) subjects a person to under burden.

 (3) If a subposes

 (4) requires disclosure of a trade source or other confidential research, development, or convenerated information, or

 (8) requires disclosure of an emerchance expert's opinion or information.

- (i) required disclosure of a trade secret or other coefficiential research, development, or convenerable information, or (ii) required disclosure of an unreplaced expert's opinion or information not describing specific events or acceptance in dispute and resulting from the expert's needy made must at the request of any party, or (dis) requires a person who is not a party or as efficient of a party to incur substantial expense to revel on these 100 value to etend frield, the court eary, to protoce a person exploration or another to or ending the expense of the extension of the extension of the party in whose behalf the exhaustion is immed shows a substantial trad for the technology or requested that cannot be ablevate to ablevate and which the exhaustion for the technology or requested that cannot be ablevate on the present of whom the exhiption of the exhibitions.

- (& DUTIES IN RESPONDING TO SUBPOSMA.

 (1) (A) A person responsing to a subposes to produce documents shall produce them so they are hoped in the result course of fundaments of shall originales and lebel them to correspond with the enterprise in the document.
- the demand.

 (B) It and posses does not specify the form or forms the producing electronically stored in formation, a person respecting to a subposse maps produce the information is a form or forms in the person ordinarity nucleosise is or in a form or forms that are respectedly unable.

 (C) A person responding to a subposse used not produce the store electrosically stored information is more than and form.

 (D) A person responding to a subposse used not produce the store electrosically stored information is more than and form.

 (D) A person responding to a subposse need not provide discovery of electrosically stored information that the person identifies at not reasonably assumbly business of under two react. On station to second discovery or to questly, the person from volum discovery is complet must show that the information mought is not reasonably tentesable business of under business or each starting is made, the scort may monificate order discovery from each source if the respecting port shows good course, considering the limitations of Rule 26(b)(C)(C). The court may specify conditions the discovery. very is samplet stant under or east. If that

shows past seem, considering the limitations of Rule 26(1)(2)(C). The court may specify condition the discovery.

(2) (A) When information pulpers to a solutions in withheld on a claim that it is privileged or subject to protection as with-proparation venturing, the claim shall be made supractly and shall be appointed by a description of the solution of the delements, contextualisations, or things and produce actificate in enable the demonsting party to context the claim.

(3) If information is produced in response to a subject to a claim of privilege or of protection as wind-proparation restrict, the present making the obtain may neatity on that restricted the information of the claim most for these for it. After being medicin, a party steat preturn, requester, or destroy the specified information and any suprise it has sent may next the information will the claim in resolved. A receiving party may promptly present the information court under seal for a determination of the claim. If the resolving party disclosed the information that information will the claim. If the resolved, (4) CONTRIBAT? Pullars of any person which at delegant energy to claim of predicts are subjected as contempt of the court from which the subposest intend. An adequate one failure to their subjected as enterprise to they a subposest served upon person may be deemed a contempt of the court from which the subposest intend. An adequate one failure to their provided by clause (8) of subparagraph (a)(2)(A).